

UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-2(c)

ABELSON & TRUESDALE, LLC

By: Steven J. Abelson, Esq.

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Attorney for Debtor

In Re:

HARLAN & ANN TUCKMAN

Case No.: 10-14607 (RTL)

Adv. No.:

Hearing Date: 8/8/11

Judge: Hon. Raymond T. Lyons

**ORDER ENFORCING AUTOMATIC STAY
AND AWARDING FEES PER 11 U.S.C. § 362(k)**

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The relief set forth on the following pages, numbered two (2) through (2) is
hereby **ORDERED**.

**ORDER ENFORCING AUTOMATIC STAY
AND AWARDING FEES PER 11 U.S.C. § 362(k)**

CASE NO: 10-14607

DATE OF HEARING: 9/6/11

JUDGE: HON. RAYMOND T. LYONS

This matter having been opened to the Court by Abelson & Truesdale , LLC (Steven J. Abelson, Esq. appearing). as attorney for the Debtors, with notice having been given to the Creditor, Lee Myles (Associates Corp. And/Or Auto Group LLC and for good cause shown:

It is hereby:

ORDERED as follows:

- 1) Creditor Lee Myles Associates Corp. and/or Lee Myles Auto Group LLC shall immediately terminate all efforts and collections of claims stemming from th parties' pre-petition franchise agreement.
- 2) Creditor Lee Myles Associates Corp. and/or Lee Myles Auto Group LLC shall pay to the Debtor's counsel within fifteen days (15) days the sum of \$ 500 for legal fees necessitated by the within application..